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ELECTRONIC CASE FILING PROCEDURES FOR THE DISTRICT OF MINNESOTA

CIVIL

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

ELECTRONIC CASE FILING PROCEDURES

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**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

ELECTRONIC CASE FILING PROCEDURES

I. THE ELECTRONIC FILING SYSTEM AND REQUIREMENTS.

A. IN GENERAL. Unless otherwise permitted by these administrative procedures, by local rules, or by a general order of the court, or unless otherwise specifically authorized by the assigned District or Magistrate Judge, all documents¹ submitted for filing in civil cases in this district on or after May 17, 2004, no matter when a case was originally filed, shall be filed electronically using the Electronic Filing System (“ECF”). Documents may also be submitted to the clerk’s office for filing on 3.5 disks or CDs as PDF (“Portable Document Format”) files.² However, the following exceptions shall apply.

1. **New Cases.** Complaints, notices of removal, civil cover sheets, summonses, and other initiating documents are governed by Section II, Part A, Subparts 2 and 3 of these procedures.
2. **Social Security Cases.** Social Security cases are governed by Section IV of these procedures.
3. **Habeas Corpus Cases.** Habeas Corpus cases brought under 28 U.S.C. § 2241 or 28 U.S.C. § 2254 are governed by Section V of these procedures.
4. **Documents Filed Under Seal.** The documents filed in a case under seal shall be filed and maintained in conventional³ format and will not be placed on ECF unless the assigned District or Magistrate Judge orders the case unsealed (see Section VIII, Part D).
5. **Documents Filed Conventionally** (i.e., in paper). Documents or material not filed electronically are governed by Section VIII.

¹ The requirement that all documents be filed electronically includes motions, memoranda, briefs, exhibits, etc. It also includes transcripts of proceedings, and deposition transcripts if they are filed with the court (*see* LR 5.1).

² All PDF files must be compatible with Adobe Acrobat version 4.0 and higher. If using Adobe Acrobat version 6.0, please see “PDF Troubleshooting Tips and Tricks” on the court’s Electronic Case Filing webpage at: <http://www.mnd.uscourts.gov/cmecf/index.htm>. A document created with almost any word-processing program can be converted to PDF. The PDF program, in effect, takes a picture of the original document and allows anyone to open the converted document across a broad range of hardware and software with the layout, format, links, and images intact. For more information on PDF, visit the websites of PDF vendors such as www.adobe.com/products/acrobat/ or www.fineprint.com/.

³ As used in these procedures, a conventionally filed document is one presented in traditional paper or other non-electronic, tangible format.

6. **Exemption from ECF.** An attorney may apply to the assigned Magistrate Judge for exemption from filing electronically on a case by case basis. Exemptions to the ECF Procedures will not be granted as a matter of course, but only upon a credible and persuasive demonstration of good cause. The grounds on which an exemption is requested must be explained in substantial detail. If an exemption is granted it may be withdrawn at any time and the attorney will thereafter be required to file documents electronically in ECF. Instructions and a Request for Exemption form are available from the clerk's office or on the FORMS page of the court's web site at: <http://www.mnd.uscourts.gov>. Applications should be filed in paper with the Clerk, then will be scanned and filed in ECF by clerk's office staff, and will be reviewed by the assigned Magistrate Judge.
7. **Pro Se Litigants.** Pro Se Prisoner and non-prisoner Pro Se filers are automatically exempt from being required to file in ECF. Documents filed by pro se litigants in paper will be filed conventionally pursuant to Section VIII.
8. The Clerk or any District or Magistrate Judge of this court may deviate from these procedures without prior notice if deemed appropriate in the exercise of discretion, considering the need for the just, speedy, and inexpensive determination of every action. The court may also amend these procedures at any time without prior notice.

B. SYSTEM AVAILABILITY AND TIMELINESS

1. **System Availability.** The Electronic Case Filing System (ECF) will be available 24 hours a day, seven days a week except during scheduled maintenance. Advance notice will be provided to ECF users via e-mail and on the District Court's website when maintenance is required.
2. **Timeliness.** A document will be deemed to be timely filed if filed:
 - a. Electronically on ECF prior to midnight on its due date, or
 - b. Conventionally (i.e., in paper), pursuant to Section VIII, in the clerk's office prior to 5:00 p.m. on its due date, unless a specific time is designated by a Judge (e.g., 5:00 p.m. deadline).

3. **Help Desk.** Please note the District Court's Help Desk is only supported between the hours of 8:00 a.m. and 5:00 p.m. Central Time. Contact the District Court's Help Desk between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday, if you need assistance using ECF.

Toll Free Help Desk

1-866-325-4975 or 612-664-5155

OR

E-mail:

ecfhelpdesk@mnd.uscourts.gov

C. PASSWORDS.⁴

1. In General.

- a. No attorney shall knowingly permit or cause to permit his or her password to be utilized by anyone other than an authorized employee of his or her office.
- b. Once registered, an attorney is responsible for all documents filed using his or her password and is subject to Rule 11 sanctions (Fed. R. Civ. P. 11).

2. **Attorneys Admitted to Practice in This Court.** Each attorney admitted to practice in the District of Minnesota shall be entitled to one ECF password, which will allow the attorney to retrieve and file documents electronically and to receive notices of electronic filing.

3. **Attorneys Admitted Pro Hac Vice.** Attorneys admitted to practice Pro Hac Vice in the District of Minnesota shall be entitled to one ECF password, which will allow the attorney to retrieve and file documents electronically and to receive notices of electronic filing. Pro Hac Vice admissions in this district are for a specific case, and your affiliation with multiple cases on a Pro Hac Vice basis must be by separate application and payment of the \$100⁵ admission fee for each individual case, with the exception of actions consolidated for pretrial purposes. All Local Rules (LR 83.5) apply including the requirement that an active Minnesota resident member in good standing participate in the preparation and presentation of the case listed above, and accept service of all papers served.

4. **Non-Prisoner Pro Se.** A non-prisoner pro se filer may complete and sign an ECF Application Form which is available from the Clerk's Office. If the application is approved, the applicant will receive a login ID and

⁴ Registration for a password is governed by paragraph I(D) of these procedures.

⁵ Effective January 2, 2007.

password along with an ECF Registration form that must be signed and returned to the Clerk's Office. Upon receipt of the signed Registration form, the applicant's account will be activated, enabling the applicant to file electronically and to receive system-generated notices of electronic filing. If the court becomes aware of misuse of ECF, access will be revoked by the court without advance notice. Upon closure of the case for which access is granted (and the expiration of all appeal periods), the account will be deactivated.

5. **Prisoner Pro Se.** Prisoner pro se parties may not register to use ECF and must file their documents in paper. Their documents will be filed conventionally pursuant to Section VIII.

D. REGISTRATION.

1. The court will issue ECF passwords only to attorneys who are members of the bar of this court and who are in good standing. To be in good standing, an attorney must comply with the requirements of Local Rule 83.6, including timely payment of the registration fee due every third year during the court's re-registration process.
2. The clerk's office will either mail the password to the attorney by first-class mail or send the password to the attorney's e-mail account.
3. The user log-in and password required to submit documents to the Electronic Filing System serve as the Filing User's signature on all electronic documents filed with the court. They also serve as a signature for purposes of Fed. R. Civ. P. 11, the Federal Rules of Civil Procedure, the local rules of this court, and any other purpose for which a signature is required in connection with proceedings before the court.
4. All attorneys have been or will be entered into the database with read-only access to ECF. In order to actively file, they will need to change their access to "active user" by submitting an on-line registration. They will do so upon their first entry into the civil or criminal menus. A one-time registration will be required, including agreeing to service through ECF, maintaining a current e-mail address, etc. The submission of this registration is necessary only once. By pressing the submit button, the attorney's status will change from read-only to active, allowing them to file in ECF.
5. After registering, attorneys should change their passwords. If an attorney believes that the security of an existing password has been compromised and that a threat to ECF exists, the attorney must change his or her password immediately. Directions on how to do so are posted on the court's web site, or call the helpdesk for assistance. If your account has been misused, contact the helpdesk.

6. An attorney whose e-mail address, mailing address, telephone number, or fax number has changed, shall login into the ECF system and change their personal information in the account maintenance link in ECF. It is the responsibility of the attorney to change this information in a timely matter.
7. Registration as a participant in the Electronic Filing System shall constitute consent to electronic service of all documents in accordance with the Federal Rules of Civil and Criminal procedure.

E. DEACTIVATION OF ECF ACCOUNT.

1. An attorney may request deactivation of his/her ECF account only if the attorney meets the following criteria:
 - a. The attorney is not an attorney of record on any pending case in the District of Minnesota, and
 - b. The attorney will not be practicing in the District of Minnesota for an extended period of time.
2. To request deactivation, the attorney shall:
 - a. File a Withdrawal as Counsel of Record in ECF in each pending case in the District of Minnesota; and
 - b. Mail or deliver a written Request to Deactivate to the Attorney Admissions Clerk. Sample request available on the FORMS page of the court's website: www.mnd.uscourts.gov.
3. Upon receipt and confirmation that the attorney is not an attorney of record for any pending cases in the District of Minnesota, the Attorney Admissions Clerk will deactivate the attorney's password.
4. Deactivation of an attorney's ECF account shall not be construed as authorization to file conventionally (i.e., in paper).

F. COURTESY COPIES.

When an attorney files motions, responses, or reply briefs on ECF, they must also provide two (2) paper courtesy copies of the motion and all supporting documents (affidavits and exhibits) to the Judge hearing the motion.

The courtesy copies should be mailed or delivered to the District or Magistrate Judge in an envelope addressed to the Judge's calendar clerk contemporaneously with the documents being posted on ECF. This rule will apply to dispositive and non-dispositive motions.

II. ELECTRONIC FILING AND SERVICE OF DOCUMENTS

A. FILING.

1. In General.

- a. All motions, pleadings, applications, briefs, memoranda of law, or other documents shall be electronically filed on ECF except as otherwise provided by these procedures, by local rule, or court order.
- b. E-mailing a document to the clerk's office or to the assigned District or Magistrate Judge does not constitute filing the document. **A document shall not be considered filed until ECF generates a Notice of Electronic Filing.**

2. New Cases (Complaints, Petitions, and Removals).

- a. The clerk's office **prefers to receive** initiating documents (e.g., complaints, petitions, notices of removal, etc.) along with civil cover sheets **by e-mail**. However, you may continue to submit initiating documents on 3.5" disks/CDs, by United States mail, or delivered in person to the clerk's office. The complaint, civil cover sheet and summons shall each be a separate PDF document.
 - (1) If using e-mail, a 3.5" disk, or a CD, the filing party must submit the initiating document and cover sheet in PDF format. If sending document by e-mail please include "new case - case title" (e.g., new case - Jones v. Smith) in the subject line, and an indication of how the fee will be paid (a check will be delivered, filers will be faxing a credit card authorization for the filing⁶ or a PDF version of the Application to Proceed Without Prepayment of Fees and Affidavit (IFP) is included with the documents). Upon receipt of both the payment and documents together, the clerk's office will assign the case.
 - (2) The case will not be filed until the initiating documents, civil cover sheet, and filing fee or IFP have all been received together by the District Court.
 - (3) Initiating documents received by the clerk's office in paper format will be scanned and filed in ECF by court staff.

⁶The credit card authorization form is available on the court's web site at www.mnd.uscourts.gov under forms. Additional information on credit card payment is also available under the General Information heading.

- b. The e-mail address for submitting initiating documents by e-mail is:

newcases@mnd.uscourts.gov

In the subject line of the newcases e-mail, please indicate this is a new case opening by typing “new case” and the short case title (new case - Jones v. Smith) in the subject line. Only initiating documents, civil cover sheets, and summons form may be sent to this e-mail address. If other documents are received in this e-mail box, the clerk’s office will contact the sender and inform them the documents must be filed in ECF.

- c. New cases are filed the day the clerk’s office receives the initiating documents AND the required filing fee or IFP form together. If the clerk’s office has initiating documents in their possession, but has not received the required filing fee, staff cannot assign and open the case.
- d. New cases shall be filed between 8:00 a.m. and 5:00 p.m. Central Time on regular business days.
- e. If paying by check, the short case title should be typed or written directly on the memo line of the check.
- f. The summons and complaint shall be served in accordance with Federal Rule of Civil Procedure 4.
- g. Copies of state court records and proceedings removed pursuant to 28 U.S.C. 1446(a) must be filed electronically in accordance with Local Rules and these procedures.

3. **Summonses.**

- a. Send summonses to be issued to the clerk’s office via the new cases e-mail address (see Section II, Part A, Subpart 2(b)), United States mail, or delivered in person to the clerk’s office.
- b. The clerk’s office will sign and seal the summons. Summonses will be returned to the filer in paper by mail or in person.
- c. The summons and complaint shall be served in accordance with Federal Rule of Civil Procedure 4.
- d. Summons forms can be found on the FORMS page of the Court’s website at www.mnd.uscourts.gov.

4. **Notice of Appearance.** ECF is only capable of recognizing an entry of appearance on behalf of the attorney who files the entry of appearance. Accordingly, if an attorney files an entry of appearance on his or her own behalf as well as on behalf of other attorney(s), the additional attorneys will be added to the case after the filing is reviewed as part of clerk's office quality control procedures.
5. **Attorney Substitution.** If substituting an attorney, the attorney entering his/her appearance shall:
 - a. obtain the withdrawing attorney's signature on a Notice of Withdrawal and Substitution of Counsel of, see LR 83.7, then,
 - b. affix the s/signatures (see Section II, Part C, Subpart 2) for both attorneys to the electronic document,
 - c. convert the document to PDF and file it in ECF.
6. **Withdraw as Counsel.** If withdrawing as attorney of record without a substitution, the attorney shall file either a Notice of Withdrawal or a Motion to Withdraw depending on the circumstances.
7. **Filings Requiring Leave to File.** If filing a document requires leave of the court (*e.g.*, an amended complaint, surreply brief, etc.), the attorney shall file the proposed document as an additional attachment to the motion pursuant to LR 15.1. If the court grants the motion, the attorney shall file the amended document in ECF.
8. **Official Court Record.** The official court record shall be the electronic file maintained on the court's servers and any documents or exhibits allowed to be filed conventionally.
9. **Document Retention.** The Court encourages attorneys to retain the originals of documents filed electronically with intrinsic value (*e.g.*, documents scanned and filed in ECF).
10. **Transcribers and Court Reporters.** Transcripts shall be filed with the clerk's office in accordance with 28 U.S.C. 753(b) in conventional format unless otherwise ordered by the Court.

B. SERVICE OF PROCESS.

1. Whenever a pleading or other paper is filed electronically in accordance with these procedures, ECF will generate a "Notice of Electronic Filing" (NEF). Electronic filing shall constitute service of the document upon those listed on the NEF as being served electronically.

2. Pursuant to Fed. R. Civ. P. 5, a certificate of service on all parties entitled to service or notice must be filed when a party files a document electronically; even if all counsel of record are receiving electronic notice through ECF. The certificate must state the manner in which service or notice was accomplished on each party so entitled. Certificates of service can be filed as a separate filing in ECF or as an attachment to another filing. Sample certificates of service are attached to these procedures as Forms A and B.
3. Filers are required to serve copies of any electronically filed pleading, document, or proposed order to parties not served electronically by ECF according to the Federal Rules of Civil Procedure.⁷ When mailing paper copies of documents that have been electronically filed, the filer shall also include a copy of the Notice of Electronic Filing to provide the recipient with proof of the filing.
4. The three-day rule in Federal Rule of Civil Procedure 6(e) for service by mail shall also apply to service by electronic means.⁸
5. Documents filed conventionally shall be served conventionally (i.e., in paper) by the filer on all parties entitled to service.

C. SIGNATURES.

1. **Non-Attorney/Third Party Signatures, Generally.** If the original document requires the signature of a non-attorney, the filer must obtain the original ink signature of the signatory before filing. The filer shall then sign the electronic version of the document using the “s/signature” of the signatory (see Section II, Part C, Subpart 2). **By filing the document, the attorney certifies that the document has been signed by all necessary people, including affiant and notary, if applicable, and the ink signed originals exist and will be available in their office for inspection.**⁹

⁷ Attorneys can check ECF to see if a party is registered to receive e-mail noticing before posting a filing in ECF. This can be accomplished by clicking on the Utilities menu choice. Located under the Miscellaneous heading, click on the mailings link. Click on the Mailing Info for a Case link, enter the case number, and click on the submit button. If more than one case matches the case number a case verification window may appear. The Electronic Mail List and Manual Mail List appears.

⁸ Attorneys should be aware that the response due date, which appears when either electronically filing a motion or querying deadlines, is for court use only and should not be relied upon as an accurate computation of the response date.

⁹ This procedure applies when the third party document exists on the computer of the attorney, or their client. If so, after obtaining the ink signatures on a paper copy, the filer should affix the “s/” signature(s) to the word processing version, convert to PDF and post to ECF. If the document is not available in electronic format, the ink signed paper version may be scanned and filed in ECF. Scanning, however, is not the preferred method.

Retention of these documents should be in conformity with retention rules required by the Eighth Circuit and Federal Circuit.

- a. This rule includes all notarized documents.
- b. The electronically filed document as it is maintained on the court's servers shall constitute the official version of that record.
- c. A non-filing signatory or party who disputes the authenticity of an electronically filed document with a non-attorney signature or the authenticity of the signature on that document must file an objection to the document within eleven days of service of the document.
- d. Upon request, the original document must be made available for review.

2. **s/ Signature.**

- a. A pleading or other document requiring a signature shall be signed in the following manner:

s/ Pat Attorney
Pat Attorney
Bar Number 12345
Attorney for (Plaintiff/Defendant) XYZ Company
ABC Law Firm
123 South Street
Minneapolis, MN 55415
Telephone: (612) 555-5555
Fax: (612) 555-5554

- b. Any party challenging the authenticity of an electronically filed document or the signature on that document must file an objection to the document within eleven days of service of the document.

3. **Multiple Signatures.** The following procedure applies when a stipulation or other document (*e.g.*, a joint motion, joint exhibit list, and 26(f) report) requires two or more signatures:

- a. The filer shall initially confirm that the content of the document is acceptable to all signatories by obtaining their original signatures on the document.
- b. The filer then shall file the document electronically, indicating the signatories with an "s/signature" (*e.g.*, "s/ Jane Doe," "s/ John Smith," etc.) for each signatory. **By filing the document, the**

attorney certifies that the document has been signed by all necessary people, including affiant and notary, if applicable, and the ink signed originals exist and will be available in their office for inspection.¹⁰ Retention of these documents should be in conformity with retention rules required by the Eighth Circuit and Federal Circuit.

- c. A non-filing signatory or party who disputes the authenticity of an electronically filed document containing multiple signatures or the authenticity of the signatures themselves must file an objection to the document within eleven days of service of the document.

D. FEES PAYABLE TO THE CLERK. Any fee required for filing a pleading or paper is payable to the Clerk of the Court by credit/debit card, check, money order, or cash. The clerk's office will document the receipt of fees on the docket sheet. The court will not maintain electronic billing or debit accounts for lawyers or law firms.

E. MOTION PRACTICE. Refer to LR 7.1(b) effective May 17, 2004, for the briefing schedule for filing dispositive motions, responses, and replies on ECF.

- 1. Procedurally, attorneys should file their motions in the following order as separate docket entries:
 - a. Motion (must be filed first)
 - b. Notice of Hearing on Motion (do not combine your motion and notice of hearing on motion in one document)
 - c. Memorandum of Law
 - d. Affidavits and Exhibits*
 - e. Certificate of Service of above documents (see FORM B)

*Filings of affidavits with attached exhibits can be combined into one docket entry or filed as separate entries. See the User's Manual (on the ELECTRONIC CASE FILING page of the Court's website at www.mnd.uscourts.gov) for step-by-step instructions on filing motions and related documents.

¹⁰This procedure applies when the third party document exists on the computer of the attorney, or their client. If so, after obtaining the ink signatures on a paper copy, the filer should affix the "s/" signature(s) to the word processing version, convert to PDF and post to ECF. If the document is not available in electronic format, the ink signed paper version may be scanned and filed in ECF. Scanning, however, is not the preferred method.

2. **Proposed Orders.** Must be sent by e-mail to chambers - see Section II, Part G, Subpart 2 below.
3. **Courtesy Copies.** Refer to Section I, Part F for requirements on submitting courtesy copies to the Judge.
4. **Motion Documents to be Filed Under Seal.** Refer to Section VIII, Part D for guidance on filing one document (e.g., affidavit or exhibit) under seal that is part of a motion that is otherwise unsealed.
5. **Withdrawing a Motion.** The moving party may withdraw their motion by filing a letter to withdraw a motion on ECF. These letters should not be sent in paper to chambers staff. The motion will be terminated by clerk's office staff upon receipt of the letter on ECF.

F. CONSENT TO DISPOSITION OF CASE BY MAGISTRATE JUDGE.

1. **Joint Consent Form.** The parties may execute a joint consent form which shall be filed electronically in ECF by Counsel for one of the parties on behalf of all signatories pursuant to Section II, Part C, Subpart 3 of this guide.
2. **Separate Consent Forms.** If the parties are directed by the District or Magistrate Judge to execute separate forms, Counsel shall return the executed consent form for his/her client to the calendar clerk for the District Judge, pursuant to Section II, Part G, Subpart 2 of this guide. When sending the document by e-mail, please scan the signed document to a PDF and include "Magistrate Judge Consent Form - *short case title*" in the subject line. In the body of the document, counsel should indicate whether or not their client consents to have the matter tried before the Magistrate Judge. This separately executed form need not be served on opposing counsel.

G. ORDERS.

1. **Orders Issued by the Court.**
 - a. **Generally.** The Court shall electronically file all signed orders.
 - b. **Conventional Service of Orders.** When the clerk's office mails paper copies of an electronically filed order to a party who is not receiving service through ECF, the clerk's office will include a

copy of the Notice of Electronic Filing to provide the non-participant with proof of the filing.

- c. **Text Only Orders.** The assigned District or Magistrate Judge or the clerk's office, if appropriate, may issue routine orders or notices by a text-only docket entry for which ECF will generate a Notice of Electronic Filing and e-mail notification to parties on ECF. In such cases, no PDF document will be attached; and there will not be a document number. The text-only entry shall constitute the court's only filing on the matter. Copies of Notice of Electronic Filing (NEF) for the text-only docket entry will be sent in hard copy to those not using ECF.

2. **Proposed Orders.** Proposed orders shall be submitted as outlined below.

- a. Proposed orders shall not be combined with the motion into one document. Rather, the motion must be filed first on ECF, then the proposed order must be sent by e-mail to chambers and served on other parties as agreed. The proposed order must refer to the document number that ECF assigns to the motion when the motion is electronically filed.
- b. So that the court may have the flexibility to edit proposed orders, all proposed orders must be submitted in a word processing format. Judges will not accept proposed orders in PDF format. Listed below is the word processing program each Judge requires the proposed order to be saved in. If you do not currently have Word or WordPerfect, you may select the "Save As" option in most word processing software and rename the document with a .wpd (WordPerfect) or .doc (Word) extension. You may also save a document in Rich Text Format with a .rtf extension.
- c. A proposed order shall be sent via Internet e-mail as an attachment to the e-mail address of the chambers of the Judge hearing the motion. When sending the document by e-mail, please include "Proposed Order - short case title and case number" (e.g., Proposed Order - Jones v. Smith -03cv100) in the subject line.
- d. The chambers' e-mail addresses are as follows:

| | | |
|-----------------------|--------------------------------------|---------------------|
| Chief Judge Rosenbaum | rosenbaum_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Judge Davis | davis_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Judge Tunheim | tunheim_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Judge Montgomery | montgomery_chambers@mnd.uscourts.gov | Word or WordPerfect |

| | | |
|---------------------------|---|---------------------|
| Judge Frank | frank_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Judge Ericksen | joanericksen_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Judge Schiltz | schiltz_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Sr. Judge Alsop | alsop_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Sr. Judge Magnuson | magnuson_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Sr. Judge Doty | doty_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Sr. Judge Kyle | kyle_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Erickson | raymonderickson_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Noel | noel_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Boylan | boylan_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Nelson | nelson_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Mayeron | mayeron_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Graham | graham_chambers@mnd.uscourts.gov | Word or WordPerfect |
| Magistrate Judge Klein | klein_chambers@mnd.uscourts.gov | Word or WordPerfect |

- e. Proposed orders shall be sent to either the District Judge or the Magistrate Judge who will hear the motion—i.e., **not to both Judges.**
- f. Because proposed orders are not filed in ECF and therefore not served by ECF, proposed orders shall be served upon all parties who are entitled to service in the manner agreed by each party.
- g. The filer shall file a certificate of service of the proposed order in ECF pursuant to Section II, Part B, Subpart 2 above (see FORM B for a sample).

- 3. **Stipulations.** Stipulations shall be filed in ECF by one attorney.
 - a. The filing attorney must follow instructions for filing documents requiring multiple signatures in Section II, Part C, Subpart 3.
 - b. The Stipulation shall not include a signature line for the Judge.
 - c. The District or Magistrate Judge will rule on the stipulation with an order.

- d. Filers shall send a proposed order to the District or Magistrate Judge ruling on the stipulation in accordance with the Proposed Orders procedures listed in Section II, Part G, Subpart 2.

H. CONSENT DECREES.

1. The party who created the decree shall:
 - a. Execute the document pursuant to Section II, Part C, Subpart 3 regarding documents requiring multiple signatures.
 - b. Email¹¹ the document, in word processing format (not in PDF), to the Judge who is issuing the decree (see Section II, Part G, Subpart 2 for a listing of chambers' email addresses).
 - c. Retain the fully executed, signed original in accordance with the retention rules of the Eighth Circuit and Federal Circuit¹².
2. Upon approval of the document, the Judge will affix his/her "s/signature" and file the consent decree in ECF noting in the docket text the name of the person who e-mailed the document.

I. TRIAL DOCUMENTS. Trial documents such as proposed jury instructions, exhibit lists, and voir dire questions should be electronically filed on ECF. The presiding Judge may also require that a Word or WordPerfect version of these documents be sent to the chambers e-mail address, listed in Section II, Part G, Subpart 2, after the ECF filing. The additional request for a word processing version will be written in the pretrial order of the Judge or communicated informally to you.

J. TITLE OF DOCKET ENTRIES. The registered user who electronically files a document is responsible for designating an appropriate docket entry title by using one of the docket event categories prescribed by the court. If the user is in doubt, they should contact the help desk (see Section I, Part B) for further assistance.

K. CORRECTING DOCKET ENTRIES.

1. After a document is filed electronically, corrections to the docket can only be made by the clerk's office. ECF will not permit the filer to make

¹¹ By submitting the document with the "s/signature" for all signatories, the party sending the email is certifying that the document has been signed by all necessary people, including affiant and notary, if applicable, and the ink signed originals exist and will be available in their office for inspection.

¹² Upon request, the person who e-mailed the document shall make the original, fully executed document available for review.

changes to the document(s) or docket entry once the transaction has been submitted.

2. Documents filed in error in the correct case (e.g., wrong version of the document attached, wrong event code, etc.) shall remain a part of the record as filed. Upon discovery of error, the filer shall:
 - a. Call the clerk's office helpdesk at 1-866-325-4975, or reply to the e-notice, and identify the error. Clerk's office staff will edit the docket text of the incorrect entry indicating "DOCUMENT FILED IN ERROR" in all caps at the beginning of the docket entry.
 - b. Filers shall immediately file the correct document in the case on ECF, and modify the title of the pleading as appropriate (e.g.; "Amended", "Substituted", "Corrected").
3. If a document is filed in the wrong case, the filer should immediately call the help desk at 1-866-325-4975 , or reply to the e-notice, to notify the clerk's office of the error.
 - a. The document will be detached by clerk's office personnel and replaced with a form document entitled "DOCUMENT REMOVED - FILED IN WRONG CASE" and the docket entry will be edited to state the same.
 - b. E-mail notification recipients will not receive an e-mail notification of the edit, but when attempting to access the document after it has been removed they will get the "DOCUMENT REMOVED" form when they click on the hyperlink in their e-mail notification.
 - c. The filer shall file the document in the correct case.

L. TECHNICAL FAILURES.

1. Generally.

- a. The clerk's office shall deem the District of Minnesota ECF site to be subject to a technical failure on a given day if the site is unable to accept filings continuously or intermittently over the course of any period of time greater than one hour after 10:00 a.m. that day.
- b. Known systems outages will be posted on the web site.

- c. A filer who cannot file a document electronically because of a technical problem (e.g., Internet service is down, law firm server malfunction, etc.) must file the document in ECF as soon as possible once the problem is resolved. Attached to the filing should be the Technical Errors form provided on the Court's website. The form is required to explain what the technical difficulties were and why the filing is untimely.

2. **Statute of Limitation Deadlines.**

If counsel is having technical difficulties and has a statute of limitations deadline, counsel should contact a Division Manager by phone:

| | |
|-------------|--------------|
| Minneapolis | 612-664-5009 |
| St. Paul | 651-848-1106 |
| Duluth | 218-529-3502 |

M. HYPERLINKS IN DOCUMENTS. [Effective February 4, 2008]

1. Electronically filed documents may contain the following types of hyperlinks:
 - a. Hyperlinks to other portions of the same document; and
 - b. Hyperlinks to a location on the Internet that contains a source document for a citation.
2. Hyperlinks to other documents filed within the CM/ECF system in all Federal Courts.
3. Hyperlinks to personal websites, inclusive of law firms, is strictly forbidden.
4. Hyperlinks to cited authority may not replace standard citation format. Complete citations must be included in the text of a filed document. Neither a hyperlink, nor any site to which it refers, shall be considered part of the record. Hyperlinks are simply convenient mechanisms for accessing material cited in a filed document.
5. A user cannot access a hyperlink to a restricted document (e.g., a private entry, sealed document) unless the user has appropriate permissions.
6. The court accepts no responsibility for, and does not endorse, any product, organization, or content at any hyperlinked site, or at any site to which that site may be linked. The court accepts no responsibility for the availability or functionality of any hyperlink.

III. PRIVACY PROTECTION FOR FILINGS MADE WITH THE COURT

A. IN GENERAL. The Court is now accepting electronically filed pleadings and making the content of those pleadings available on the court's website via ECF and PACER. Any subscriber to PACER will be able to read, download, store and print the full content of documents filed electronically with the court, including criminal documents filed after November 1, 2004. Documents filed under seal and/or conventionally will not be available via the Internet and PACER.

B. INFORMATION TO BE REDACTED. In accordance with Fed. R. Civ. P. 5.2, unless otherwise ordered by the court:

1. Parties shall not include, or shall redact, the following information from all documents filed in ECF:
 - a. Social Security Numbers:
Use only the last four digits.
 - b. Names of minors:
Use the minor's initials.
 - c. Dates of birth:
Use only the year.
 - d. Financial account numbers:
Identify the name or type of accounts and the financial institution, but use only the last four digits of the account number.
2. In addition, exercise caution when filing documents that contain the following:
 - a. Personal identifying number (e.g., driver's license number);
 - b. Medical Records, Treatment and Diagnosis;
 - c. Employment History;
 - d. Individual Financial Information;
 - e. Proprietary or Trade Secret Information.
3. Exemptions from the redaction requirement:
 - a. A financial-account number that identifies the property allegedly subject to forfeiture in a forfeiture proceeding;
 - b. The record of an administrative or agency proceeding;

- c. The official record of a state-court proceeding;
 - d. The record of a court or tribunal, if that record was not subject to the redaction requirement when originally filed;
 - e. A filing covered by Rule 5.2(c) or (d); and
 - f. A pro se filing in an action brought under 28 U.S. C. §§ 2241, 2254, or 2255.
4. Waiver of Protection of Identifiers. A person waives the protection of Rule 5.2(a) as to the person's own information by filing it without redaction and not under seal.

C. ENFORCEMENT. It is the sole responsibility of counsel and the parties to be sure that all pleadings comply with the rules of this court requiring redaction of personal data identifiers. The Clerk will not screen documents for redaction and will not reject documents solely on the basis that the documents contain personal identifiers.

D. FILING UNREDACTED DOCUMENTS UNDER SEAL.

- 1. According to Fed. R. Civ. P. 5.2, in addition to filing a redacted version of the document in ECF, a party wishing to file a document containing personal data identifiers may:
 - a. File an unredacted document under seal without seeking leave of the court in accordance with Section VIII, Part D regarding filing documents under seal, or
 - b. File a reference list under seal without seeking leave of the court in accordance with Section VIII, Part D regarding filing documents under seal. The reference list shall contain the complete personal data identifier(s) and the redacted identifier(s) used in its place in the filing.
- 2. The redacted version of the document must be filed in ECF with a Conventional Filing Placeholder as an attachment indicating the existence of the sealed document on the record.
- 3. The Notice of Electronic Filing (NEF) and the Conventional Filing Placeholder for the redacted version shall be attached to the envelope of the sealed version or list.
- 4. File the sealed version or list in accordance with Section VIII, Part D.

5. The unredacted version and/or reference list shall be retained by the court as part of the record.

IV. SOCIAL SECURITY CASES. Absent a showing of good cause, all documents, notices, and orders in social security reviews filed in the District Court shall be filed and noticed electronically in ECF, except as noted below.

- A. The complaint and other documents typically submitted at the time a social security case initiated with the District Court shall be filed and served according to Section II, Part A, Subpart 2 of these procedures.
- B. The administrative record may be filed and served conventionally in accordance with the procedures in Section VIII.
- C. Upon receipt of the administrative record, the clerk's office will note receipt of the documents on the record.
- D. All other documents in the case, including briefs, will be filed and served electronically in ECF, unless the court orders otherwise.
- E. Pursuant to Fed. R. Civ. P. 5.2, parties and their attorneys of record may have Internet access to all documents filed in social security cases. The public will have Internet access only to docket sheets, opinions, orders, judgments or dispositions of the court. Unless otherwise ordered by the court, all documents in Social Security cases may be viewed on the public terminals in the Clerk's Office during normal business hours.
- F. Social security cases must comply with all redaction procedures pursuant to Fed. R. Civ. P. 5.2 (see Section III, Part B).

V. HABEAS CORPUS CASES.

In Habeas Corpus cases brought under 28 U.S.C. § 2241 or 28 U.S.C. § 2254, the Respondent(s) shall not be required to file the following materials electronically, but may instead file such materials conventionally without seeking leave of the court pursuant to Section VIII:

1. All or any part of the record of any prior state court proceedings;
2. All or any part of the record of any prior federal court proceedings;
3. All or any part of the record of any prior administrative proceedings.

This exemption from the general requirement of electronic filing shall not extend to any motions, briefs, memoranda, or other new documents that are prepared specifically for the current habeas corpus case.

Pro Se Prisoner filings will be filed conventionally pursuant to Section VIII.

VI. IMMIGRATION CASES. [Effective December 1, 2007]

Rule 5.2 of the Federal Rules of Civil Procedure requires that Courts limit remote access to electronic files in immigration cases. Attorneys of record may have Internet access to all documents filed in immigration cases. The public will have Internet access only to docket sheets, opinions, orders, judgments or dispositions of the court. Unless otherwise ordered by the court, all documents in immigration cases may be viewed on the public terminals in the Clerk's Office during normal business hours.

VII. ADMINISTRATIVE RECORDS, GENERALLY. [Effective December 18, 2006]

Records from a judicial or extra-judicial matter held before the initiation of a federal court action may be filed conventionally, without leave of court. For example, the administrative record of an ERISA case may be filed in paper with the court, according to procedures in section VIII. Counsel shall file a conventional filing placeholder on ECF according to Section VIII, Part C.

VIII. CONVENTIONAL FILING OF DOCUMENTS. The following procedures govern documents filed conventionally (i.e., in paper).

A. IN GENERAL.

1. **Leave of Court Required.** A party shall seek leave of the court to file a document conventionally if leave is not already so provided by these procedures (see Part B below).
2. **Leave of Court Not Required.** A party may conventionally file the following without seeking leave of the court.
 - a. Items that cannot be converted to electronic form (e.g., video tape, audio tape, etc.).
 - b. The "administrative record" in Social Security, Habeas Corpus and other administrative records from cases (e.g., ERISA, Environmental Act, etc.).
 - c. Documents filed under seal pursuant to protective order (see Section VIII, Part D).

- d. Transcripts of proceedings in the District of Minnesota (see Section VIII, Part E).
- e. Unredacted documents filed under seal pursuant Fed. R. Civ. P. 5.2 (see Section VIII, Part D).
- f. Documents filed by pro se prisoners.
- g. Documents filed by pro se litigants who do not have an ECF login and password.

- 3. **Timeliness.** Documents filed conventionally are due in the clerk's office **before 5:00 p.m. Central Time** on the due date.

B. OBTAINING LEAVE TO FILE CONVENTIONALLY¹³. To request permission to file certain documents conventionally:

- 1. Complete and file an "Application to File Conventionally" which is available on the FORMS page of the court's web site at www.mnd.uscourts.gov.
- 2. The application must be filed in ECF and approved before the filing due date.
- 3. Please complete the form with a detailed description why you are unable to file the documents electronically.
- 4. The filer must allow 5 days for the assigned Magistrate Judge to review this request.
- 5. The Magistrate Judge will issue an order granting or denying the application.
- 6. The most common reason for filing this application would be for voluminous exhibits (see Section VIII).

C. FILING CONVENTIONALLY. If leave to file document(s) conventionally is granted, or if filing items or documents which do not require leave of the court to file conventionally:

- 1. The ***Conventional Filing Placeholder*** (available on the FORMS page of the court's website at www.mnd.uscourts.gov) shall be filed in ECF in place of the document(s) being filed conventionally, and is intended to

¹³ This form should not be used to request permission to file under seal. See Part D.

show, in ECF, the existence of documents that will reside on the shelf in the clerk's office.

EXAMPLE: if filing an exhibit conventionally, file the placeholder as if it is the exhibit - using the exhibit option - and instead of attaching the exhibit, attach the placeholder.)

2. The Notice of Electronic Filing (NEF) and the Conventional Filing Placeholder shall be attached to the outside of the envelope of the conventionally filed document(s).
3. The conventionally filed documents must be tabbed, two-hole punched and fastened with tongs at the top.
4. The paper original of the document(s) shall be filed with the clerk's office **before 5:00 p.m.** on the due date.
5. Mail or deliver the COURTESY COPIES (with a copy of the NEF and Conventional Filing Placeholder attached) pursuant to Section I, Part F for the District or Magistrate Judge handling the matter in a separate envelope.
6. Conventionally filed materials shall be served conventionally, with a copy of the Notice of Electronic Filing (NEF), by the filer on all parties who are entitled to service. The e-notice of the court's receipt of these documents shall not constitute service.
7. A Certificate of Service shall be filed in ECF for all conventionally filed documents.
8. The Clerk will note receipt of the conventionally filed original documents on the record.

D. FILING UNDER SEAL.

1. Notwithstanding agreement of the parties, no documents shall be filed under seal unless the assigned District or Magistrate Judge has first issued a protective order.
2. All related documents that are not filed under seal are to be filed electronically on ECF with the Conventional Filing Placeholder in place of any sealed document. To indicate, on the ECF system, the existence of the conventionally filed document, attorneys must file a placeholder on ECF, under the appropriate event code (the placeholder form is on the court's web site and is titled "Conventional Filing Placeholder").

EXAMPLE: For a sealed affidavit, an attorney would select the event code ‘affidavit’ in ECF, file the one page form as their affidavit, then file their actual sealed exhibit in paper with the clerk’s office.

3. Upon receipt of the sealed documents, the clerk’s office will note it on the record.
4. Documents filed under seal shall be filed conventionally pursuant to Part C above.
5. Documents shall be sealed in accordance with the following:

Each* ORIGINAL document must be filed separately, sealed** in an envelope no larger than 9 x 12, with the following information on the front of the envelope for each document:

- Case Number
- Case Name
- Party name, and complete title of document (i.e., Deft. Johnson’s Motion for Dismissal)
- Document Number Assigned by ECF
- The word “**SEALED**” or “**CONFIDENTIAL**”

*Motions, affidavits, and memoranda are each considered a separate document and **each** should be sealed in a separate envelope. Multiple exhibits can be in one envelope.

**Sealed - closed, fastened, taped, or otherwise secured.

6. Two paper copies of each document, grouped in separate envelopes addressed to the District or Magistrate Judge, must accompany the original sealed documents (above) when filed.

E. TRANSCRIPTS. Transcripts of this court’s proceedings shall be filed with the clerk’s office pursuant to 28 U.S.C. § 753(b) in conventional format in the clerk’s office unless specifically ordered otherwise by the Court.

IX. VOLUMINOUS DOCUMENTS.

- A. The size limit for documents (including exhibits) filed in ECF is two megabytes (2MB or 2,097 KB)¹⁴ per PDF document.

¹⁴Two megabytes may be equivalent to approximately 100 pages of plain, typed text or 30-40 pages of scanned information.

1. Check the file size, locate the file in Windows Explorer, right click on the file and choose Properties.
2. Any document which exceeds two megabytes (2 MB or 2,097 KB):
 - a. Shall be broken down into separate components of two megabytes (2 MB) or less, and
 - b. Each component shall be filed in ECF as a separate attachment with the component containing the first page attached as the “main document” or as the first attachment to the main document.
 - c. The filer shall label each component document clearly when attaching it in ECF (e.g., “Exhibit A-1 - Copy of Affidavit of John Doe pgs 100-200).
- B. Filers are required to verify that PDF documents are legible before the documents are filed electronically with the court.
- C. A party may seek leave of the Court to conventionally file documents that are too lengthy to electronically image, *i.e.*, “scan.” See procedures in Section VIII, Part B for further information.

X. EXHIBITS.

- A. **DOCUMENT SIZE LIMIT.** Pursuant to Section IX, exhibit documents shall not exceed two megabytes (2 MB or 2,097 KB) per PDF document.
- B. **SCANNING DOCUMENTS.**
 1. Scan documents at 200 dpi in black and white whenever possible.
 2. Filers are required to verify that scanned documents are legible before the documents are filed electronically with the court.
 3. Searchable scanned PDF documents are preferred, but not required.
- C. **EXHIBIT INDEX.** The filer must prepare and post to ECF an Exhibit Index, unless the affidavit or another document serves the same purpose as an index.
 1. The index shall either be filed as the “main document” if filing under the “Exhibit” event code, or as the first attachment to the main document if filed as an attachment to the pleading.
 2. The following is a sample Exhibit Index:

Exhibit Index

- A Copy of Affidavit of John Smith
- B Excerpts from Jane Doe’s Deposition
- C-1 Contract Between XYZ Company and ABC Company (Part 1, Pages 1-15)
- C-2 Contract Between XYZ Company and ABC Company (Part 2, Pages 16-24)
- D XYZ Company General Ledgers

- D. Each exhibit may be attached as a separate attachment to the main document or exhibits may be combined into 2 MB components and attached to the main document in “Attachments to Document” in ECF.
- E. For conventional filing of exhibits, see Section VIII.

XI. EX PARTE SUBMISSIONS AND IN CAMERA REVIEW

A. EX PARTE SUBMISSIONS

A party who seeks to file a document without giving notice to other parties of record may present the document to the presiding District or Magistrate Judge, on an *ex parte* basis, by either (i) causing the document to be mailed or hand-delivered to the judge’s chambers in a conventional, (i.e., paper), format, or (ii) transmitting the document via e-mail to the judge’s chambers e-mail box, (identified at Section II, Part G, subpart 2, above).

Any document submitted pursuant to this subsection of the Procedures must be clearly labeled “*Ex Parte* Submission.” A judge who receives a document submitted *ex parte* may direct the party who submits it to file the document electronically, using normal ECF procedures, or may otherwise handle and address the document as he or she deems most appropriate.

B. DOCUMENTS SUBMITTED FOR IN CAMERA REVIEW

A party who seeks to present a document to a judge for in camera review, whether acting on the party’s own initiative or pursuant to a court order, shall present the document to the presiding District or Magistrate Judge by either (i) causing the document to be mailed or hand-delivered to the judge’s chambers in a conventional, (i.e., paper), format, or (ii) transmitting the document via e-mail to the judge’s chambers e-mail box, (identified at Section II, Part G, Subpart 2, above).

Any document submitted pursuant to this subsection of the Procedures must be clearly labeled “For In Camera Review.” A judge who receives a document submitted for in camera review may direct the party who submits it to file the document electronically, using normal ECF procedures, or may otherwise handle and address the document as he or she deems most appropriate.

XII. PUBLIC ACCESS TO THE SYSTEM DOCKET

- A. PUBLIC ACCESS AT THE COURT.** Electronic access to ECF is available to the public at no charge at the clerk's office during regular business hours. A copy fee for electronic reproduction is required in accordance with 28 U.S.C. § 1914.
- B. INTERNET ACCESS.** Remote electronic access to ECF is limited to subscribers to the Public Access to Court Electronic Records ("PACER") system. The Judicial Conference of the United States has ruled that a user fee will be charged for remotely accessing certain detailed case information, such as filed documents and docket sheets in civil and criminal cases, as well as calendars and similar general information.¹⁵
- C. FREE ACCESS TO WRITTEN OPINIONS.** Pursuant to the E-Government Act of 2002, written opinions, in all cases, as designated by the authoring judge, shall be available to the public on PACER or on the public terminals in the Clerk's Office.
- D. CONVENTIONAL COPIES AND CERTIFIED COPIES.** Conventional copies and certified copies of electronically filed documents may be purchased at the clerk's office. The fee for copying and certifying will be in accordance with 28 U.S.C. § 1914.

XIII. BILL OF COSTS

Bills of Cost shall be filed in ECF by the filer using the AO 133 form which is available on the Court's website. Supporting documentation, in the form of affidavits and exhibits, shall be filed in ECF in accordance with the procedures for filing exhibits. See Section X. The court will prepare and file in ECF a notice for objections. Counsel shall file their objections and responses in ECF.

XIV. BANKRUPTCY APPEALS

Please see Section II, Part A for instructions on initiating a case. Please see Section VIII for instructions on filing voluminous documents and Section X for instructions on filing exhibits.

¹⁵ According to a memorandum from the Administrative Office of the United States Courts dated October 21, 2004, non-judiciary ECF users will be charged a fee of eight cents per page starting on January 1, 2005, to access electronic data such as docket sheets and case documents obtained remotely through the PACER system. A cap of thirty pages per document has been approved.

The access fee does not apply to official recipients of electronic documents, i.e., parties legally required to receive service or to whom service is directed by the filer in the context of service under Federal Rules of Civil Procedure. Official recipients will receive the initial electronic copy of a document free to download as they see fit, but if they remotely access the document again, they will be charged seven cents a page.

FORM A - SAMPLE CERTIFICATE OF SERVICE

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MINNESOTA**

[Name of Plaintiff(s)]

Plaintiff(s)

v.

[Name of Defendant(s)]

Defendant(s)

CERTIFICATE OF SERVICE

Case No.: *[Case Number with initials]*

I hereby certify that on (date), I caused the following documents:

[list documents to be filed and served]

to be filed electronically with the Clerk of Court through ECF, and that ECF will send an e-notice of the electronic filing to the following:

[list names of people listed under the "Electronic Mail Notice List" from the Notice of Electronic Filing or from the "Mailings" link under UTILITIES]

I further certify that I caused a copy of the foregoing documents and the notice of electronic filing to be mailed by first class mail, postage paid, to the following non-ECF participants:

[list names and address of those served by US Mail]

Dated: _____, 20__

s/ Attorney's Name

Attorney's Typed Name

**FORM B - SAMPLE CERTIFICATE OF SERVICE FOR MOTIONS DOCUMENTS AND
PROPOSED ORDER**

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MINNESOTA**

[Name of Plaintiff(s)]

Plaintiff(s)

v.

[Name of Defendant(s)]

Defendant(s)

CERTIFICATE OF SERVICE

Case No.: *[Case Number with initials]*

I hereby certify that on (date), I caused the following documents:

[list documents to be filed and served]

to be filed electronically with the Clerk of Court through ECF, and that ECF will send an e-notice of the electronic filing to the following:

[list names of people listed under the “Electronic Mail Notice List” from the Notice of Electronic Filing or from the “Mailings” link under UTILITIES]

I further certify that I caused a copy of the foregoing documents and the notice of electronic filing to be mailed by first class mail, postage paid, to the following non-ECF participants:

[list names and address of those you will serve by US Mail]

I further certify that I caused the proposed order to be filed with the court via e-mail to the following judge who is hearing the motion:

[list name and email of judge to whom you will send the proposed order]

and I certify that I caused a copy of the proposed order to be e-mailed or mailed by first class mail, postage paid, as noted below, to the following:

[list names and method of service of those on whom you will serve the proposed order]

Dated: _____, 20__

s/ Attorney’s Name
Attorney’s Typed Name